	Application No.	Applicant(s)
Notice of Allowability	09/751,659	MARTIN, BRIAN JAMES
	Examiner	Art Unit
	Konnoth Tong	2195
	Kenneth Tang	2193
The MAILING DATE of this communication apperall claims being allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RI	(OR REMAINS) CLOSED in this ap or other appropriate communication IGHTS. This application is subject t	plication. If not included n will be mailed in due course. THIS
1. \boxtimes This communication is responsive to <u>1/17/06</u> .		
2. $igotimes$ The allowed claim(s) is/are <u>5-6, 8-16, 18-25, 27-31, 33, 35</u>	-38, 40-41 and 43; now renumbered	<u>l as 1-32</u> .
 Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). 	been received. been received in Application No	
* Certified copies not received:		
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subminformal patent application (PTO-152) which give	IENT of this application. itted. Note the attached EXAMINER	R'S AMENDMENT or NOTICE OF
5. CORRECTED DRAWINGS (as "replacement sheets") mus	st be submitted.	
(a) ☐ including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached		
1) hereto or 2) to Paper No./Mail Date		
(b) ☐ including changes required by the attached Examiner' Paper No./Mail Date	·	
Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in t	.84(c)) should be written on the draw the header according to 37 CFR 1.121	ings in the front (not the back) of (d).
 DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL. 		
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Attachment(s)		
1. Notice of References Cited (PTO-892)	5. Notice of Informal	Patent Application (PTO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. ⊠ Interview Summar Paper No./Mail Da	
3. Information Disclosure Statements (PTO-1449 or PTO/SB/0	·	7. Examiner's Amendment/Comment
Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit	8. 🗌 Examiner's Statem	ent of Reasons for Allowance
of Biological Material	9. □ Other /	PRISORY PATENT EXAMINER CHE :0

EXAMINER'S AMENDMENT

1. An examiner's amendment to the record appears below. Should the changes and/or additions be unacceptable to applicant, an amendment may be filed as provided by 37 CFR 1.312. To ensure consideration of such an amendment, it MUST be submitted no later than the payment of the issue fee.

- 2. Authorization for this examiner's amendment was given in a telephone interview with George Chaclas on 3/17/06.
- 3. The application has been amended as follows:

<u>In the Specification</u>, replace the paragraph of page 12, lines 20-24 through page 13, lines 1-4 with the following:

A computer readable medium shall be understood to mean any article of manufacture that contains data that can be read by a computer or a carrier wave signal carrying data that can be read by a computer. Such computer readable media includes but is not limited to computer storage media, transmission media, and paper computer media. Computer storage media includes but is not limited to magnetic media such as a floppy disk, a flexible disk, a hard disk, reel-to-reel tape, cartridge tape, cassette tape or cards; optical media such as CD-ROM and writeable compact disc; magneto-optical media in disc, tape or card form; paper computer media, such as punched cards and paper tape; or transmission media from a carrier wave signal received through a network, wireless network or modem, including radio-frequency signals and infrared signals.

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In the claims:

- Claims 1-4 (canceled)
- Claim 7 (canceled)
- Replace claim 15 with the following:
- 15. A parallel dispatch waiting signaling method for updating a dispatcher database of an operating system for a multiprocessor computing system, the method comprising the steps of:

defining one or more dispatch groups, each dispatch group including dispatchable objects, made up of any of threads, resources or events that are temporally and spatially related;

defining one or more local locks, one for each dispatch group;

relating each dispatchable object to its corresponding dispatch group;

determining if the dispatchable object of an updating operation belongs to a dispatch group;

acquiring one of the one or more local locks, thereby locking a portion of the dispatcher database corresponding to the dispatch group;

updating the dispatcher database portion; and

releasing the local lock following updating,

wherein in the case where said determining determines that the dispatchable object of the updating operation does not belong to a dispatch group, then further comprising the steps of:

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acquiring all locks thereby locking the dispatcher database; updating the dispatcher database; and releasing all locks following updating.

• Claim 17 (canceled)

• Replace claim 18 with the following:

18. The method according to claim 15, wherein all locks being acquired includes all local locks and a global lock.

• Replace claim 25 with the following:

25. An operating system for execution in computer system including a plurality of processors, the operating system including program code, the program code including a sequence of instructions and criteria for protecting and updating data items of a dispatcher database, said sequence of instructions and criteria including

defining one or more dispatch groups, each dispatch group including dispatchable object, made up of any of threads, resources or events that are in a temporal locality;

defining one or more local locks, one for each dispatch group;

relating each dispatchable object to its corresponding dispatch group;

determining if the dispatchable object of an updating operation belongs to a dispatch group;

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acquiring one of the one or more local locks to thereby lock a portion of the dispatcher database corresponding to the dispatch group;

updating one or more data items of the locked dispatcher database portion; and releasing the local lock following updating.

wherein said sequence of instructions and criteria concerning relating each dispatchable object to its corresponding dispatch group includes separately identifying each dispatch group with a unique identifier; and identifying each dispatchable object of each group with said unique identifier; and wherein said sequence of instructions and criteria concerning acquiring one of the one or more local locks includes acquiring the one of the one or more local locks for the dispatch group corresponding to the unique identifier.

• Claim 26 (canceled)

• Replace claim 30 with the following:

30. A computer program product comprising:

program code, stored on computer storage media, for protecting and updating data items of a dispatcher database of an operating system of a multi-processor computer system, the program code including:

- a first computer-readable program code segment for causing the computer system to:
- (a) define one or more dispatch groups, each dispatch group including dispatchable objects, made up of any of threads, resources or events that are in a temporal locality and a spatial locality;

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- (b) define one or more local locks, one for each dispatch group; and
- (c) relate each dispatchable object to its corresponding dispatch group;
- (d) separately identify each dispatch group with a unique identifier; and
- (e) identify each dispatchable object of each group with said unique identifier;
- a second computer-readable program code segment for causing the computer system to:
- (f) determine if the dispatchable object of an updating operation belongs to a dispatch

group; and

a third computer-readable code segment for causing the computer system to:

- (g) acquire one of the one or more local locks to thereby lock a portion of the dispatcher database corresponding to the dispatch group; and
- (h) acquire the one of the one or more local locks for the dispatch group corresponding to the unique identifier.
 - Claim 32 (canceled)
 - Replace claim 33 with the following:
- 33. The computer program product of claim 30 wherein:

the first code segment includes instructions and criteria to:

separately identify each dispatch group with a unique identifier, and identify each dispatchable object of each group with said unique identifier; and the second code segment includes instructions and criteria to determine if the disapatchable object belongs to the dispatch group using the unique identifier.

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• Claim 34 (canceled)

• Replace claim 35 with the following:

35. The computer program product of claim 30, wherein the third code segment includes

instructions and criteria that, while acquiring the one of the one or more local locks, other

portions of the dispatcher database are to be unlocked.

• Replace claim 36 with the following:

36. The computer program product of claim 30 further including a fourth computer-readable

code segment for causing the computer system to:

(f) update one or more data items of the locked dispatcher database portion; and

(g) release the acquired local lock following updating.

• Claim 39 (canceled)

• Replace claim 40 with the following:

40. A multiprocessor computer system comprising:

a plurality of processors;

a physical memory accessed and used by the plurality of processors;

program code for execution within the plurality of processors; and

wherein the program code comprises criteria and a sequence of instructions to

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protect and update data items of a dispatcher database, said instructions and criteria including:

defining one or more dispatch groups, each dispatch group including dispatchable object, made up of any of threads, resources or events that are in a temporal locality and a spatial locality;

defining one or more local locks, one for each dispatch group;

relating each dispatchable object to its corresponding dispatch group;

determining if the dispatchable object of an updating operation belongs to a dispatch group;

acquiring one of the one or more local locks to thereby lock a portion of the dispatcher database corresponding to the dispatch group;

updating one or more data items of the locked dispatcher database portion; and releasing the local lock following updating

wherein in the case where the program code criteria and sequence of instructions for determining determines that the dispatchable object of the updating operation does not belong to a dispatch group, the program code criteria and sequence of instructions includes:

acquiring all locks thereby locking the dispatcher database; updating the dispatcher database; and releasing all locks following updating.

• Claim 42 (canceled)

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kenneth Tang whose telephone number is (571) 272-3772. The examiner can normally be reached on 8:30AM - 6:00PM, Every other Friday off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Meng-Ai An can be reached on (571) 272-3756. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Kt 3/17/06

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